Bulletin Ads. Bring Trade

Just as the buzzing, busy bee Goes forth in search honey. So should the busy business man, seeking trade, find money. And as the bees that huzz the Flud most of sweets they The cream of trade will al-WHYS EO To those who advertise

Vol. X. No. 2063,

HONOLULU, TERRITORY OF HAWAII, WEDNESDAY, FEBRUARY 5 1902

ATTORNEY GENERAL

Called Down Sharply By Judge Gear from the Bench.

ATTEMPTED TO INTRODUCE UNPRECEDENTED PLEADING

The Court Refuses to Entertain Protest --- The Attorney General Promises to Come Again.

Attorney General E. P. Dole was severely rebuked by Judge Gear from the beach this morning. He had inter-rupted the trial of George Wade to request leave to file a protest against the retrials of 'transition period' pris-

Judge Gear informed him that such

as a "protest."

"I am surprised," the Judge went on, "that a man of such learning and experience as the Attorney General should presume to enter such a surprised of the surpri

the Court will listen to you."

Mr. Dole said his statement had reference to all of the "transition period" cases, and was told by the Court that nothing would be heard at presthe case on trial. The Attorney Gen eral then retired, after saying, "As the end of the trial of this case I shall

ing witness. His evidence was bent to palliating the deed of blood.

guilt of a homicide.

Mr. Bitting opened argument on the question this morning before the jury entered. Deputy Attorney Gen-eral Cathcart having stated that murder in the second degree was the highest offense he would ask the jury find, the Court asked him to define that crime.

of one so drunk that he did not know what he was doing.

Mr. Bitting argued further and clos

ed saying he had authorities of several States he named, but would not take up the Court's time in reading

Mr. Cathcart in reply quoted from the books to show that for murder in the second degree or manslaughter drunkenness was not pleadable as paillation. Answering an interruption palliation. Answering an interruption of Mr. Bitting, he said the law presumed malice when one voluntarily drank himself into such a state of intoxication as led him to commit a crime Judge Gear ruled against Mr. Bit

DO YOU KNOW ?

THAT this studio was built exfor us and acording to our plans;

THAT we have spared no ex pense that will ad. to the com-fort of our patrons or give beauty to the surroundings,

THAT t...s studio is the most thoroughly equipped and most richly furnished in Honolulu;

THAT we do the highest grade of photographic work and you to see it,

Rice & Perkins,

PHOTOGRAPHERS.

Oregon Block, cor. Hotel and Union Sts. Entrance on Union.

ting's plea and exceptions were noted.
At this point the Attorney General High Sheriff Brown was the first ritness called.

Chief Justice Frear told a reporter who saw him this morning that the Attorney General applied for an injunction yesterday, to restrain Judge Gear from proceeding with the "tran-altion period" cases, and the applica-tion was denied. He said the pro-ceeding was regular enough, the Hawallan statutes going further in this respect that those of most States and Territories, but it had seldom been

CHINESE IN A MIX-UP

UNITED SOCIETY MAY

Old Members Making Proposals for a Compromise --- Bow Wongs Stand Out Stubbornly Against Them.

Chinese New Year is the time in the year, above all others, when the Chinese of the Territory wish to have a thing as a "protest" was unknown peace and harmony on all sides, but to the pleadings. If the Attorney Gen. from the present difficulty between the eral disagreed with any proceedings of two factions of the Chinese United the Court, he had a right to enter ex. Society, it would seem that this happy the Court, he had a right to enter ex-ceptions to the Court's ruling. That Court knew no such form of pleading about. Heretofore, Chinese New Year peared for

as a "protest."

"I am surprised," the Judge went on, "that a man of such learning and experience as the Attorney General should presume to enter such a proceeding. The Court is surprised that the Attorney General should put him self in such a position as to ask such an unheard-of proceeding."

Mr. Dole then said: "I desire to make a statement."

a most satisfactory many will be a difference this year.

There is being a great effort made to unite the two factions but, as yet, no progress has been made. The old merits, on the grounds stated in a court report elsewhere in this paper. This motion was opposed at length by Mr. Magoon, who said it was the some rights in the society and that they should be allowed recognition on the official board. The Bow Wongs, or the major portion thereof, who are orbitation to the settled was the monto.

The old members, headed by Wong
Kwal. Goo Kim and others, propose

Kwal. Goo Kim and others, propose

Mr. Wilder replied in few words Kwal, Goo Kim and others, propose that both sets of officers, recently elected, withdraw entirely from the field and that an entirely new set,

The Bow Wongs have already made reply to this suggestion and their answer is that the old members will be appear again."

At yesterday's session Dr. Wood and Sydney C. Boyd were called. Boyd was the man Wade was trying to shoot when he killed Gillespie, but the efflux of time had made him an unwill will be seen that the old members would only have a one-third representation. As to the regular officers, the The Court rose on a question as to the regular onicers, the Bow Wongs refuse to give up a single the bearing of drunkenness upon the place. This, then, is no concession at all and is not in any way a compro-

Ali this transpired yesterday and he result is a deadlock.

Were good and quiring into them.

Mr. Wilder then presented a denur.

Mr. Wilder then presented a denur. the result is a deadlock.

likely that any better results will ac-THE.

If the Bow Wongs do not give in

elected illegally: if the men now in power will, only come forward with a reasonable compromise. The latter have the balance of power in their favor and, it is thought that, considering all things, they should be willing.

Tickets are selling rapidly for the ig benefit for the Myrtle and Healani ooat clubs at the Orpheum next Friday night.

Some extra fine local talent has been scured and everything looks as though here is going to be a large attendance. Ernest Hogan is busy preparing ent denied that she had violated the ome specialties which will no doubt order, attempting to show that it was some specialties which will no doubt order, attempting to show that it was prove highly entertaining and Billy the children who had refused obeMcClain with Madame Cordelia will dience thereto. The Court did not contribute largely toward the success of the performers, with good acting

Madame Cordelia has a voice of rare quality and uses it to good advantage. She will sing some of her special songs at the benefit.

All members and friends of the boat clubs who desire to help sell tickets can get them from F. J. Church at the Honolulu Photo Supply Co.

MAILE-ILIMA MEETING.

A regular meeting of the board of directors of the Maile-Ilima Athletic Club will take place tonight at the residence of the president of the club, father growing old and his childred R. D. King, as the new quarters have growing up to maturity without the R. D. King, as the new quarters have proving up to maturity without the opportunity of being acquainted with committee appointed to attend to the furnishing of the new quarters, which consists of R. D. King, Percy Benson and Charles Osborne, is at present working on the matter and it is hoped

BOYS MUST OBEY

Judge Humphreys Says Mrs. Holloway is in Contempt.

MOTHER SHOULD COMPEL CHILDREN TO OBEY ORDER

GO INTO COURT SOON C. A. Brown Will See His Childdren Every Alternate Saturday or Court Will Know Why.

> Mrs. Irene Il Holloway was declared In contempt of court by Judge Hum phreys this morning, under citation to show cause why she had not complied with an order allowing her former husband, C. A. Brown, to visit their No fine was imposed, but the respondent was given to understand that the order of the Court must be obeyed to

> J. A. Magoon and T. I. Dillon ap peared for the order and Robertson & Wilder for the respondent, who was present with the children. The first point to be settled was the motion of

make a statement."

The Court responded: "The Court is engaged in trying Territory of Hand on the major portion thereof, who are will like the court is engaged in trying Territory of Hand on the major portion thereof, who are will like the court is engaged in trying Territory of Hand on the major portion thereof, who are millianced in the major portion thereof, who are millianc

disclaiming any attempt at choosing judges. It was simply a case where Judge Gear had received confidential that nothing would be heard at present which was not related solely to composed of representatives of both information from the children them the case on trial. The Attorney Gen aides, be elected. selves, which had probably guided him both in making the order and in refusing a process to prevent the re-moval of the children from the court's jurisdiction last year.

Judge Humphreys denied the mo-tion, holding there was no reason why the same judge should adjudicate any particular matter to the end. In this case, Judge Gear had requested him to hear the matter, saying he had peculiar reasons for transferring the

the result is a deadlock.

Meetings are being held this afterpression by both factions, but it is hardly the court, and held that the motion to show cause did not state facts subtraction to the court of the cause of action.

Judge Humphreys did not desire to

or and, it is thought that, considering all things, they should be willing dian. Next, the respondent declared to give in a little for the sake of peace and harmony on all sides.

appointment later as their sole sole and in. Next, the respondent declared in her answer that she withdrew and repudiated any consent theretofore given by her to the order of the Court. Finally, she denied that she had per-sonally violated the order of the

> Mr. Magoon remarked that the facts the respondent to show cause. He is not consider that the law points abould be argued at that stage. Mr. Wilder rejoined that it was up to the movant now to prove that the respondent had violated the order.

Judge Humphreys proceeded at once to render a decision. Respondcare to hear argument on that point There was no doubt of the power of the judge to make the order. The terms relative to visitation by the father were accepted by Mrs. Brown The father had a right to visit his children even though he were divoreed from his wife equally as if she were knew what was coming next and soon. loathsome or contagious disease, but where the husband was not such & person he did not believe a court had right to refuse him the privilege of

anything more repulsive to the finer acted and proved extremely laughable.

each other. It was abeer sophistry to say that by two little boys. If sirs. Holloway could not control those children the Court had the power to place them in charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the charge of some female and the power to place them in the power to place the power to pla that the new conrece will be habitable charge of some trustworthy person Masonic Temple, with American Messome time next week.

Who would compel them to render due senger Service.

naving authority over them. Judge Humphreys expressed the highest respect for the respondent, whose children by their wed-kept appearance and good manners were a tribute to her motherly love. Yet, he went on to say, the Court would he went on to say, the Court would insist upon compliance with the order strictly, literally and technically.

"The respondent is in concempt of court," he declared, "but the Court will not do anything about that at present. The order of the Court is that the respondent shall have these children ready for delivery to such discreet and proper person as Mr. Brown may choose to send for them next Saturday afternoon at 1 o'clock, Soon.

and that she permit those children to remain with Mr. Brown from 1 to 5 o'clock of that day, and that she fur-ther have said children ready for deliverance to Mr. Brown on every alter-nate Saturday at the same hours.
"If this order be disobeyed, bailiffs will take charge of the children and convey them to Mr. Brown."

Mr. Wilder noted an appeal to the Supreme Court.
"You may take an appeal." Judge Humphreys, "but if this order is not complied with, the Court will make an order taking the custody of these children from the mother pend-ing the appeal."

LATE PUBLICATION OF

Report of Epworth League Doings -Various Events Mentioned --Reading Course for Season ---Study of Wesley.

The Honolulu Methodist, a small of the Epworth League

The good secretary has started off the new year with a new roll and record book that will cause her successors. The new lodge will be a step toward. ord book that will cause her successors for a long time to come to rise up and call her blessed. Mrs. Pearson led the devotional

meeting two weeks ago today, and in-vited quotations of Bible verses beginning with the letters of the subject, "Evangelize." Responses were prompt and edifying. It was a good meeting. The treasurer has been beaming ever since the meeting last Sunday evening, when, at his suggestion, a

collection was raised to clear up the balance due on the church debt pledge. Some people who had dollars kissed them good-by and gave them transfer and withdrawal cards from culiar reasons for transferring the case, and the Court was bound to be liadly.

The joint social and literary meeting at Mrs. Walker's was a success from the transcar ride to the last glass of ligher than those of the other ledges of the Territory but the charter mem-

plimented on his very interesting and linear will get in on the ground floor and instructive treatment of the isthmian will not have to dig for as large an canal and wireless telegraphy topics
he introducing a discussion of these
subjects in which many of the learned
down and banks of Pythias in the United

In the Circuit Court against them and the statutes made drunkenness an extenuating circumstance for all degrees of homicide from murder in the first degree down Mr. Cathcart made remarks in reply, when the Court asked him how the jury were to find manslaughter. His answer was that the law authorized the jury to find such a verdict. Judge Gear observed that the law said so, yet did not point out the reasons why the jury should find such a verdict.

The Circuit Court against them and Wisconsin page 625, which had been the same plan as it has been for exception to the same plan as it has been for exception on the same plan as it has been for exception on the same plan as it has been for previous years, giving the names, or previous years, givin d the jury to find such a verdict.

Judge Gear observed that the law said so, yet did not point out the reasons why the jury should find such a verdict.

The old members are willing to way's attorneys replied that the children should find such a verdict.

The old members are willing to way's attorneys replied that the children did not wish to see their father way's attorneys replied that the children did not wish to see their father did not wish to see their

D. W. Shelhamer, well known in Honolulu, and who is now in the employ of the Walalua Agricultural Company looking after its water interests in the mountains back of Waialua, writes being admitted, it only remained for glowingly to a friend of the fine climate up there, and how good the brac-sing air makes one feel. Plenty of blankets are in demand at night. "I am sure," he writes under date of January 30, "we had light frost for ed. it being the unanimous opinion of three nights before last night." And the church members present that some yet people go abroad to get a breath of active measures should be instituted bracing" air.

ORPHEUM LAST NIGHT.

In spite of the inclement weather, fairly large audience attended the Orpheum last night to see the new bill of 'A Hot Time in Blackville," The play was somewhat of a rhap-

divorced from him. There might be learned not to be surprised at any-an exception if the husband were of thing. The interpoliation of the douinstantly caught on and the singers as being unreservedly against intenwere called out several times to repeat their act. The finale of the show condisting his children.

The Court could not conceive of tan," and "Pinafore" which were well

Next Steamer to Coast Express closes 10 a. m. day of sailing.

BE ESTABLISHED

THIRTY MEN NOW ON CHARTER MEMBER LIST

New Organization Will Be a Memorial to the Late President McKinley --Some K. of P.

Figures.

Honolulu is to have a new lodge of e Knights of Pythias providing the Supreme Chancellor on the Mainland will give his consent. The names of thirty well known men have already been secured as charter members. A request for application blanks was sent to the Keeper of Records on the Mainland by the steamer of January 15 and CHURCH MEN'S CLUB an reswer is expected by the next logat. The application will be sent forward by the first opportunity and it is expected that the new lodge can be in working order inside of two months' tire, The men who are attending to the pre-Hminaries have every reason to be Here that their petition will be favorably received by the Supreme Chancelfor and that the requisite charter will be forthcoming.

The new organization is to be a lodge n memory of the late President Wilsemi-weekly paper published by the liam McKinley and will be named after Methodist Men's Club of this city. In its last issue gives the following report the benefit feature not being made promisent. The insurance branch

the formation of a Grand Lodge here, a consummation which cannot be expected until there are at least ten lodges of the order in the Tarritory, There are five here now, two being in Honolulu, and the addition of the proposed lodge will swell the number to

The new lodge will also be the means of calling in great numbers of nou-effiliated members of the K, of P, who are now in the city. By non-affiliated

higher than those of the other lodges bera will get in on the ground floor and

that crime.

Mr. Cathcart answered that it was killing with malice aforethought but not deliberate premeditation.

Mr. Bitting argued that the statutes argument of the trouble in the Circuit Court against them and many the social chart filled out an evening of the society hall will be closed pending received at the Law Library day because the statutes are the social chart filled out an evening great pleasure.

The third vice president is to be is now the endeavor all over the United States to get these non-affiliated mem-

world while the Knights of Pythias is distinctively an American order. Now statistics show that the memberchip of the former two is not as large as that of the Knights of Pythias alone. This shows the great popularity of the order among Americans.

PORTUGUESE CHURCH TO ADDRESS WRIGHT

at once to do away with the rapidly spreading evil in the city and the Ter ritory at large.

Acting along the same lines as the Anti-Saloon League, the church members passed a unanimous motion to the effect that Treasurer Wright be requested to issue no more liquor li censes. A committee of three was an sody, inasmuch as the audience hardly pointed to draft a petition and to present the same to Treasurer Wright at as early a date as possible. There was a large attendance at the meeting and immoral character or suffering from ble sextet "Tell me pretty maiden." the members put themselves on record perance and the existence of saloons.

LIBEL FOR DIVORCE.

Mrs. La Vaucha M. Gray has brought

uit for divorce against C. B. Gray on the ground of non-support for a year past. She alleges that her husband has been perfectly able to support her-melf and two children but that he has repeatedly refused to do so, thereby compelling her to maintain herself and Gray asks for an absolute divorce and the costody of the two children. W. W. Thayer for the plaintiff.

CHINAMAN IN THE WAY. The Honolulu Rapid Transit Co. ha extension in the shape of a Chinaman who refuses to allow the trucks to go

ver what he claims to be his premises scured by lease from the late Judge McCully many years ago, The Rapid Transit Co. believes i can straighten out this tangle for it. inderstood mortgage has twice beer foreclosed on the Chinaman's place

until the matter can be settled. COMING FIELD EVENTS VESSELS VALUE FIFTEEN

However, the difficulty has retarded the work and will continue to do so

WILL TAKE PLACE AT THE KAPIOLANI TRACK

List of Invitations Sent to Various Athletic Organizations of City --- Answers Expected

Soon.

The athletic committee of the Boys' cargo. Brigade is at present at work making Captain frvine of the vessel report-i arrangements for the big field day to Captain Gregory of the steamer Miwhich is to be held for the purpose of kahala that he arrived at Anahola on raising funds for the establishment of an athletic field in this city. The committee, which consists of W. W. bigh with breakers, and so he moved high with breakers, and so he moved committee, which consists of W. W. Harris, C. Tracy, M. A. Cheek and E. B. Clark, has sent communication to Oahif College, the Kamehameha Sunday, Sunday afternoon a tremessebook St. Louis College, the Horoly lu High School, Iolani College, the Ka-little vessel up, hurled her high and mehameha Alumni Assocaton, the Ho-nolulu Athletic Club and the Maile-llima Athletic Club. These communi-work of destruction. Hims Athletic Cine. The meeting The Walance was treed by E. G. Car from Nelson Lansing by E. G. Car from Nelson Lansing by E. G. Car

It has also been decided to ask the She was in had condition and her trips Onhu Polo Club to play a game of polo on that day, as it is hoped that this will she was brought to Honolulu and reattract a class of visitors which would paired and started out on the Kaual

The field day events will probably insured for about half her value. be held at the Kapiolani Park track as this has been found to be the most suit able place. Besides the standard fourteen athletic events, arrangements ar also being made for comical features. It has been suggested by one of the

day afternoon. It is hoped that by that time answers from all the institutions will have arrived, thus enabling the committee to make more definite arrangements with regard to the order of

HUSTED'S DIRECTORY OUT.

Husted's Directory of Honolulu and ed me. I was knocked almost sense-the Territory of Hawai for 1962 has ap-less. The blows came as a surprise to peared and is now being delivered to me and I was not able to defend mypatrons. This useful volume is com- self. riled on the same plan as it has been occupations places of business and the cause for his action yesterday morning. The whole of the crew of the Islands, also a complete classified the Alfa business register and much valuable only Brit

SAID HE WOULD RETURN.

Frank Peterson appeared in the Po lice Court this forenoon on the charge has decided on Saturday night as a of drunkenness and was sentenced by fitting time and the drill shed as the ment at hard labor.

On leaving the police station, Frank

evening, as drunk as ever.

Hannister shoe.

WAIALUA TOTAL WRECK ON KAUAI

PRICE 5 CENTS.

Washed Ashore at Anahola on Sunday During Big Storm.

HUNDRED BOLLARS

Was Partially Insured -- Owned By E. G. Carrera and Was in Paiai Business for a Time.

Another one of the Island schooners has been scratched off the boards. It is the schooner Waiaina, which went ashore at Anahola, Kauai, on Sunday night and is a total loss with all not

schools, St. Louis College, the Honolu- dous wave came in, and, picking the

and ask for the assistance of these bodies for the field day.

The second of these from Netson Lansing of the fera, who ran her between Kahulut and the Leper Settlement with paids. not take an interest in the other run. Now she will remain on Kanai events.

She was valued at about \$1500 and

ASSAUL

It has been suggested by one of the members of the committee that the victors of the events be given wreaths a warrant for the arrest of a Norweand this suggestion will probably be gian known as "Ld," who is on the adopted.

The committee will meet on Saturpeared at the police station this morning to swear out a complaint, he was a sight to behold, his face being badly cut and bruised in several places.

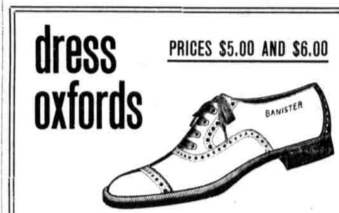
Davey said this morning: "It was at about 2 o'clock yesterday morning that I heard a noise up on deck. I went up to see what the matter was and found that a number of the snilors were drunk. As I walked on the deck Ed., a Norwegian, struck me in the face, knocked me down and then kick-

"Ed. and I had a fight some time ago and I whipped him. He has treas-Norwegians

The committee in charge of the mass meeting decided on by the Territorfal committee of the Republican party at its meeting Monday night. Judge Wilcox to one month's imprison- best place. All arrangements have not yet been completed but some of the Frank is an old offender and yester speakers have been asked. Senator day morning he appeared in the Po- Achi and Representative Aylett have Hee Court and was fined \$10 and costs, given, their consent to address the At that time, he was still under the in- mass meeting. The Republicans will protest against

I. The leper and water bills of Dele-

said to the turnkey: "Good-bye, Jack; gate Wilcox.
i'll see you again today." Sure enough 2. Any movement madetoward the made his appearance again in the disfranchisement of the native Hawa-



Manufacturers Shoe Store

For dress, there's nothing that quite compares with the James A

shoe. They're the best in every sense of the word—best best in fit; best in style; and, as a natural consequence

1057 FORT ST.